09-11-08 DRAFT 2009FL-0129/002

	PROTECTIONS FOR AGRICULTURAL
	PRACTICES
	2009 GENERAL SESSION
	STATE OF UTAH
	G TITLE
Gene	eral Description:
	This bill eliminates the presumption that agricultural operations are conducted in
	accordance with sound agricultural practices, and provides that agricultural operations
	are not nuisances.
High	lighted Provisions:
	This bill:
	 states that agricultural activity is not a nuisance if conducted in accordance with
	sound agricultural practices.
Mon	ies Appropriated in this Bill:
	None
Othe	r Special Clauses:
	None
Utah	Code Sections Affected:
AME	NDS:
	76-10-803, as last amended by Laws of Utah 2008, Chapter 3
	78B-6-1101, as renumbered and amended by Laws of Utah 2008, Chapter 3
	78B-6-1104 , as renumbered and amended by Laws of Utah 2008, Chapter 3
Be it	enacted by the Legislature of the state of Utah:
	Section 1. Section 76-10-803 is amended to read:
	76-10-803. "Public nuisance" defined Agricultural operations.
	(1) A public nuisance is a crime against the order and economy of the state and consists
in un	lawfully doing any act or omitting to perform any duty, which act or omission:
411	(a) annoys, injures, or endangers the comfort, repose, health, or safety of three or more
perso	

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32	(b) offends public decency;
33	(c) unlawfully interferes with, obstructs, or tends to obstruct, or renders dangerous for
34	passage, any lake, stream, canal, or basin, or any public park, square, street, or highway;
35	(d) is a nuisance as defined in Section 78B-6-1107; or
36	(e) in any way renders three or more persons insecure in life or the use of property.
37	(2) An act which affects three or more persons in any of the ways specified in this
38	section is still a nuisance regardless of the extent to which the annoyance or damage inflicted
39	on individuals is unequal.
40	(3) (a) [Agricultural operations that are consistent] Activities conducted in the normal
41	and ordinary course of agricultural operations, as defined in Subsection 78B-6-1101(7), nor
42	conducted in accordance with sound agricultural practices are presumed to be reasonable and
43	do not constitute a public nuisance under Subsection (1) [unless the agricultural operation has a
44	substantial adverse effect on the public health and safety].
45	(b) Agricultural operations undertaken in conformity with federal, state, and local laws
46	and regulations, including zoning ordinances, are presumed to be operating within sound
47	agricultural practices.
48	Section 2. Section 78B-6-1101 is amended to read:
49	78B-6-1101. Definitions Nuisance Right of action Judgment.
50	(1) A nuisance is anything which is injurious to health, indecent, offensive to the
51	senses, or an obstruction to the free use of property, so as to interfere with the comfortable
52	enjoyment of life or property. A nuisance may be the subject of an action.
53	(2) A nuisance may include the following:
54	(a) drug houses and drug dealing as provided in Section 78B-6-1107;
55	(b) gambling as provided in Title 76, Chapter 10, Part 11;
56	(c) criminal activity committed in concert with two or more persons as provided in
57	Section 76-3-203.1;
58	(d) party houses which frequently create conditions defined in Subsection (1); and
59	(e) prostitution as provided in Title 76, Chapter 10, Part 13.
60	(3) A nuisance under this part includes tobacco smoke that drifts into any residential
61	unit a person rents, leases, or owns, from another residential or commercial unit and the smoke
62	(a) drifts in more than once in each of two or more consecutive seven-day periods; and

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63 (b) creates any of the conditions under Subsection (1). 64 (4) Subsection (3) does not apply to: 65 (a) residential rental units available for temporary rental, such as for vacations, or 66 available for only 30 or fewer days at a time; or 67 (b) hotel or motel rooms. 68 (5) Subsection (3) does not apply to any unit that is part of a timeshare development, as 69 defined in Section 57-19-2, or subject to a timeshare interest as defined in Section 57-19-2. 70 (6) An action may be brought by any person whose property is injuriously affected, or 71 whose personal enjoyment is lessened by the nuisance. 72 (7) "Agricultural operation" means any [facility for the] activity engaged in the 73 <u>commercial</u> production [for commercial purposes] of crops, <u>orchards</u>, <u>aquaculture</u>, livestock, poultry, livestock products, [or] poultry products, and the facilities, equipment, and property 74 75 used to facilitate the activity. 76 (8) "Manufacturing facility" means any factory, plant, or other facility including its appurtenances, where the form of raw materials, processed materials, commodities, or other 77 78 physical objects is converted or otherwise changed into other materials, commodities, or 79 physical objects or where such materials, commodities, or physical objects are combined to 80 form a new material, commodity, or physical object. 81 Section 3. Section **78B-6-1104** is amended to read: 82 78B-6-1104. Agricultural operations -- Nuisance liability. 83 (1) [Agricultural operations that are consistent] Activities conducted in the normal and 84 ordinary course of agricultural operations, or conducted in accordance with sound agricultural 85 practices are presumed to be reasonable and do not constitute a nuisance [unless the 86 agricultural operation has a substantial adverse effect on the public health and safety]. 87 (2) Agricultural operations undertaken in conformity with federal, state, and local laws

and regulations, including zoning ordinances, are presumed to be operating within sound

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agricultural practices.